

State of Misconsin 2001 - 2002 LEGISLATURE

January 2002 Special Session





CONFERENCE AMENDMENT 1, TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 1

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At the locations indicated, amend the substitute amendment as follows:

b3118/2.1 1. Page 1, line 4: before that line insert:

b3118/2.1 "Section 1bc. 5.02 (13) of the statutes is amended to read:

5.02 (13) "Political party" or "party" means a state committee registered under s. 11.05 and organized exclusively for political purposes under whose name candidates appear on a ballot at any election, and all county, congressional, legislative, local and other affiliated committees authorized to operate under the same name. For purposes of ch. 11, the term does not include a legislative campaign committee or a committee filing an oath under s. 11.06 (7).

b3118/2.1 Section 1bf. 5.05 (2) of the statutes is amended to read:

5.05 (2) Audition. In addition to the facial examination of reports and statements required under s. 11.21 (13), the board shall conduct an audit of reports

and statements which are required to be filed with it to determine whether violations of ch. 11 have occurred. The board may examine records relating to matters required to be treated in such reports and statements. The board shall make official note in the file of a candidate, committee, group or individual under ch. 11 of any error or other discrepancy which the board discovers and shall inform the person submitting the report or statement. The board may also examine all documentation that is required to be maintained by political parties that receive grants from the Wisconsin election campaign fund under s. 11.50 (2s)."

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b3118/2.2 2. Page 1, line 4: delete that line and substitute:

b3118/2.2 "Section 1bh. 6.18 of the statutes is amended to read:".

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b3112/1.1 3. Page 1, line 4: delete that line and substitute:

b3112/1.1 "Section 1g. 5.86 of the statutes is amended to read:

5.86 Proceedings at central counting location locations. (1) All proceedings at the each central counting location shall be under the direction of the municipal clerk or an election official designated by the clerk unless the central counting location is at the county seat and the municipal clerk delegates the responsibility to supervise the location to the county clerk, in which case the proceedings shall be under the direction of the county clerk or an election official designated by the county clerk. Unless election officials are selected under s. 7.30 (4) (c) without regard to party affiliation, the employees at the each central counting location, other than any specially trained technicians who are required for the operation of the automatic tabulating equipment, shall be equally divided between members of the 2 major political parties under s. 7.30 (2) (a) and all duties performed

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by the employees shall be by teams consisting of an equal number of members of each political party whenever sufficient persons from each party are available.

by the clerk or other election official having charge of the location under sub. (1) shall check the container returned containing the ballots to determine that all seals are intact, and thereupon shall open the container, check the inspectors' slip and compare the number of ballots so delivered against the total number of electors of each ward served by the polling place who voted, remove the ballots or record of the votes cast and deliver them to the technicians operating the automatic tabulating equipment. Any discrepancies between the number of ballots and total number of electors shall be noted on a sheet furnished for that purpose and signed by the election officials.

b3112/1.1 Section 1m. 6.18 of the statutes is amended to read:".

b3118/2.3 4. Page 3, line 12: after that line insert:

b3118/2.3 "Section 1bk. 7.08 (2) (c) of the statutes is amended to read:

7.08 (2) (c) As soon as possible after the canvass of the spring and September primary votes, but no later than the first Tuesday in March and the 4th Tuesday in September, transmit to the state treasurer a certified list of all eligible candidates for state office who have filed applications under s. 11.50 (2) and whom the board determines to be eligible to receive payments from the Wisconsin election campaign fund, together with a list of eligible political parties that are authorized to use grants from the Wisconsin election campaign fund to make contributions under s. 11.50 (2s) (f) to those candidates. The board shall also electronically transmit a similar list of candidates who the board determines are eligible to receive a grant under s. 11.50

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(4) (bg) or (br) within 24 hours after any candidate qualifies to receive such a grant. The list shall contain each candidate's name, the mailing address indicated upon the candidate's registration form, the office for which the individual is a candidate and the party or principle which he or she represents, if any, or the name of the eligible political party and the mailing address indicated on the party's registration form.

b3118/2.3 Section 1bm. 7.08 (2) (cm) of the statutes is amended to read:

7.08 (2) (cm) As soon as possible after the canvass of a special primary, or the date that the primary would be held, if required, transmit to the state treasurer a certified list of all eligible candidates for state office who have filed applications under s. 11.50 (2) and whom the board determines to be eligible to receive a grant from the Wisconsin election campaign fund prior to the election. The board shall also transmit a similar list of candidates, if any, who have filed applications under s. 11.50 (2) and whom the board determines to be eligible to receive a grant under s. 11.50 (1) (a) 2. 1. b. after the special election. In addition, the board shall transmit at the same time a list of eligible political parties that are authorized to use grants from the Wisconsin election campaign fund to make contributions under s. 11.50 (2s) (f) to candidates of those parties whose names are certified under this paragraph. The board shall electronically transmit a similar list of candidates who the board determines are eligible to receive a grant under s. 11.50 (4) (bg) or (br) within 24 hours after any candidate qualifies to receive such a grant. The list shall contain each candidate's name, the mailing address indicated upon the candidate's registration form, the office for which the individual is a candidate and the party or principle which he or she represents, if any or the name of the eligible political party and the mailing address indicated on the party's registration form.

b3118/2.3 Section 1bp. 8.30 (2) of the statutes is amended to read:

8.30 (2) If no registration statement has been filed by or on behalf of a candidate for state or local office in accordance with s. 11.05 (2g) or (2r) by the applicable deadline for filing nomination papers by such the candidate, or the deadline for filing a declaration of candidacy for an office for which nomination papers are not filed, the name of the candidate may not appear on the ballot. This subsection may not be construed to exempt a candidate from applicable penalties if he or she files a registration statement later than the time prescribed in ss. 11.01 (1) and 11.05 (2g).

b3118/2.3 Section 1bt. 8.35 (4) (a) 1. a. and b. of the statutes are amended to read:

8.35 (4) (a) 1. a. Donated to the former candidate's local or state political party if If the former candidate was a partisan candidate er, donated to the former candidate's local or state political party, donated to the a charitable organization of the former candidate's choice or the charitable organization chosen or transferred to the board for deposit in the Wisconsin election campaign fund, as instructed by the former candidate or, if the candidate left no instruction, by the former candidate's next of kin if the former candidate is deceased, or if no choice is made returned to the denors on a proportional basis; or

b. If the former candidate was a nonpartisan candidate, donated to the a charitable organization of the former candidate's choice or the charitable organization chosen or transferred to the board for deposit in the Wisconsin election campaign fund, as instructed by the former candidate or, if the candidate left no instruction, by the former candidate's next of kin if the former candidate is deceased; or

b3118/2.3 Section 1bw. 8.35 (4) (c) and (d) of the statutes are amended to read:

8.35 (4) (c) The transfer to the replacement candidate under par. (b) shall be made and reported to the appropriate filing officer in a special report submitted by the former candidate's campaign treasurer. If the former candidate is deceased and was serving as his or her own campaign treasurer, the former candidate's petitioner or personal representative shall file the report and make the transfer required by par. (b), if any and file the report. The report shall be made at the appropriate interval under s. 11.20 (2) or (4) and shall include a complete statement of all contributions, disbursements and incurred obligations pursuant to s. 11.06 (1) covering the period from the day after the last date covered on the former candidate's most recent report to the date of disposition.

(d) The newly appointed candidate shall file his or her report at the next appropriate interval under s. 11.20 (2) or (4) after his or her appointment. The appointed candidate shall include any transferred funds moneys in his or her first report.

b3118/2.3 Section 1cd. 11.001 (2m) of the statutes is created to read:

11.001 (2m) The legislature finds a compelling justification for minimal disclosure of all communications that are to be made near the time of an election and that include a reference to or depiction of a clearly identified candidate at that election in order to permit increased funding for candidates who are affected by those communications. This minimal disclosure burden is outweighed by the need to establish an effective funding mechanism for affected candidates to effectively respond to communications that may impact an election.

b3118/2.3 Section 1cm. 11.01 (4m) of the statutes is created to read:

11.01 (4m) "Communication" means a message, other than a communication that is exempt from reporting under s. 11.29, that is transmitted by means of a

1	printed advertisement, billboard, handbill, marked sample ballot, radio or television
2	advertisement, mass electronic communication, mass telephoning, or mass mailing,
3	or any medium that may be utilized for the purpose of disseminating or broadcasting
4	a message, but not including a poll conducted solely for the purpose of identifying or
5	collecting data concerning the attitudes or preferences of electors.
6	*b3118/2.3* Section 1cs. 11.01 (12s) of the statutes is repealed.
7	*b3118/2.3* Section 1cz. 11.01 (12w), (13) and (14) of the statutes are created
8	to read:
9	$11.01(12\mathrm{w})$ "Mass electronic communication" means the transmission of $50\mathrm{or}$
10	more pieces of substantially identical material by means of electronic mail or
11	facsimile transmission.
12	(13) "Mass mailing" means the distribution of 50 or more pieces of
13	substantially identical material.
14	(14) "Mass telephoning" means the making of 50 or more telephone calls
15	conveying a substantially identical message.
16	*b3118/2.3* Section 1dd. 11.01 (16) (a) 3. of the statutes is created to read:
17	11.01 (16) (a) 3. A communication, other than a communication that is exempt
18	from reporting under s. 11.29, that is made during the period beginning on the 60th
19	day preceding a general, special, or spring election and ending on the date of that
20	election and that includes a reference to or depiction of a clearly identified candidate
21	whose name is certified under s. 7.08 (2) (a) or 8.50 (1) (d) to appear on the ballot for
22	election or nomination to an office to be filled at that election.
23	*b3118/2.3* Section 1dh. 11.01 (17g) and (17r) of the statutes are created to
24	read:

11.01 (17g) "Public access channel" means a channel that is required under a
franchise granted under s. 66.0419 (3) (b) by a city, village, or town to a cable operator
as defined in s. 66.0419 (2) (b), and that is used for public access purposes, but does
not include a channel that is used for governmental or educational purposes.
(17r) "Public access channel operator" means a person designated by a city
village, or town as responsible for the operation of a public access channel.
b3118/2.3 Section 1dt. 11.05 (1) of the statutes is renumbered 11.05 (1) (a)
and amended to read:
11.05 (1) (a) Except as provided in s. 9.10 (2) (d), every committee, other than
a personal campaign committee, and every political group subject to registration
under s. 11.23 which that makes or accepts contributions, incurs obligations or
makes disbursements in a calendar year in an aggregate amount in excess of \$25
shall file a statement with the appropriate filing officer giving the information
required by sub. (3). In the case of any committee other than a personal campaign
committee, the statement shall be filed by the treasurer. A personal campaign
committee shall register under sub. (2g) or (2r).
b3118/2.3 Section 1dx. 11.05 (1) (b) of the statutes is created to read:
11.05 (1) (b) Every political group subject to registration under s. 11.23 which
makes or accepts contributions, incurs obligations, or makes disbursements in a
calendar year in an aggregate amount in excess of \$100 shall file a statement with
the appropriate filing officer giving the information required by sub. (3).
b3118/2.3 Section 1ee. 11.05 (2) of the statutes is renumbered 11.05 (2) (a)
and amended to read:
11.05 (2) (a) Except as provided in s. 9.10 (2) (d), every individual, other than

a candidate or agent of a candidate, who accepts contributions, incurs obligations,

or makes disbursements with respect to one or more elections for state or local office in a calendar year in an aggregate amount in excess of \$25 shall file a statement with the appropriate filing officer giving the information required by sub. (3). An individual who guarantees a loan on which an individual, committee or group subject to a registration requirement defaults is not subject to registration under this subsection solely as a result of such default.

b3118/2.3 Section 1eh. 11.05 (2) (b) of the statutes is created to read:

11.05 (2) (b) Every individual who accepts contributions, incurs obligations, or makes disbursements with respect to one or more referenda in a calendar year in an aggregate amount in excess of \$100 shall file a statement with the appropriate filing officer giving the information required by sub. (3).

b3118/2.3 SECTION 1em. 11.05 (2r) (title) of the statutes is renumbered 11.06 (2m) (title).

b3118/2.3 Section 1eo. 11.05 (2r) of the statutes is renumbered 11.06 (2m) (a) and amended to read:

11.06 (2m) (a) Any person, committee or group, other than -a committee or an individual or committee required to file an oath under s. 11.06 sub. (7), who or which does not anticipate accepting contributions, making disbursements or incurring obligations in an aggregate amount in excess of \$1,000 in a calendar year and does not anticipate accepting any contribution or contributions from a single source, other than contributions made by a candidate to his or her own campaign, exceeding \$100 in that year may indicate on its registration statement that the person, committee or group will not accept contributions, incur obligations or make disbursements in the aggregate in excess of \$1,000 in any calendar year and will not accept any contribution or contributions from a single source, other than contributions made by

a candidate to his or her own campaign, exceeding \$100 in such any calendar year.
Any registrant making such an indication is not subject to any filing requirement if
the statement is true. The registrant need not file a termination report. A registrant
not making such an indication on a registration statement is subject to a filing
requirement. The indication may be revoked and the registrant is then subject to a
filing requirement as of the date of revocation, or the date that aggregate
contributions, disbursements or obligations for the calendar year exceed \$1,000, or
the date on which the registrant accepts any contribution or contributions exceeding
\$100 from a single source, other than contributions made by a candidate to his or her
own campaign, during that any calendar year, whichever is earlier. If the revocation
is not timely, the registrant violates s. 11.27 (1).

b3118/2.3 Section 1er. 11.05 (3) (c) of the statutes is amended to read:

11.05 (3) (c) In the case of a committee, a statement as to whether the committee is a personal campaign committee, a political party committee, a legislative campaign committee, a support committee or a special interest committee.

b3118/2.3 Section 1ev. 11.05 (3) (m) of the statutes is created to read:

11.05 (3) (m) In the case of a personal campaign committee, the name of the candidate on whose behalf the committee was formed or intends to operate and the office or offices that the candidate seeks.

b3118/2.3 Section 1ex. 11.05 (3) (o) of the statutes is repealed.

b3118/2.3 Section 1fd. 11.05 (3) (r) of the statutes is created to read:

11.05 (3) (r) In the case of a candidate or personal campaign committee of a candidate, the telephone number or numbers and a facsimile transmission number or electronic mail address, if any, at which the candidate may be contacted.

b3118/2.3 Section 1ff. 11.05 (5) of the statutes is amended to read:

submitted in a statement of registration shall be reported by the registrant to the appropriate filing officer within 10 days following the change. This period does not apply in case of change of an indication made under sub. (2r) s. 11.06 (2m), which shall be reported no later than the date that a registrant is subject to a filing requirement under sub. (2r) s. 11.06 (2m). Any such change may be reported only by the individual or by the officer who has succeeded to the position of an individual who signed the original statement; but in the case of a personal campaign committee, a candidate or campaign treasurer may report a change in the statement except as provided in s. 11.10 (2), and in the case of any other committee or group, the chief executive officer or treasurer indicated on the statement may report a change. If a preexisting support committee is adopted by a candidate as his or her personal campaign committee, the candidate shall file an amendment to the committee's statement under this subsection indicating that all information contained in the statement is true, correct and complete.

b3118/2.3 Section 1fh. 11.05 (9) (title) of the statutes is repealed and recreated to read:

11.05 (9) (title) Deposit of contributions; conduits.

b3118/2.3 Section 1fk. 11.05 (9) (b) of the statutes is amended to read:

11.05 (9) (b) An individual who or a committee or group which receives a contribution of money and transfers the contribution to another individual, committee, or group while acting as a conduit is not subject to registration under this section unless the individual, committee, or group transfers the contribution to a

candidate or a personal campaign, legislative campaign, political party, or support committee.

b3118/2.3 Section 1fm. 11.05 (12) (b) of the statutes is amended to read:

11.05 (12) (b) Except as authorized under sub. (13), a committee, group or individual other than a candidate or agent of a candidate shall comply with sub. (1) or (2) no later than the 5th business day commencing after receipt of the first contribution by such committee, group or individual, and before making any disbursement. No committee, group or individual, other than a candidate or agent of a candidate, may accept any contribution or contributions exceeding \$25 in the aggregate the amount specified in sub. (1) or (2) during a calendar year at any time when the committee, group or individual is not registered under this section except within the initial 5-day period authorized by this paragraph.

b3118/2.3 Section 1fo. 11.05 (13) of the statutes is amended to read:

11.05 (13) Bank account and postal box; exemption. An individual, committee or group does not violate this section by accepting a contribution and making a disbursement in the amount required to rent a postal box, or in the minimum amount required by a bank or trust company to open a checking account, prior to the time of registration, if the disbursement is properly reported on the first report submitted under s. 11.20 or 11.21 (16) after the date that the individual, committee or group is registered, whenever a reporting requirement applies to the registrant.

b3118/2.3 Section 1ft. 11.06 (1) (intro.) of the statutes is amended to read: 11.06 (1) Contents of Report. (intro.) Except as provided in subs. (2), (3) (2m), and (3m) and ss. 11.05 (2r) and s. 11.19 (2), each registrant under s. 11.05 shall make full reports, upon a form prescribed by the board and signed by the appropriate individual under sub. (5), of all contributions received, contributions or

1	disbursements made, and obligations incurred. Each report shall contain the
2	following information, covering the period since the last date covered on the previous
3	report, unless otherwise provided:
4	*b3118/2.3* Section 1fv. 11.06 (1) (cm) and (dm) of the statutes are created
5	to read:
6	11.06(1)(cm) If a candidate wishes to make disbursements using contributions
7	that are not subject to the restriction under s. 11.24 (1w) and that are exempt from
8	the limitations under s. 11.26 (9), as provided under s. 11.26 (9m), a separate
9	schedule itemizing those contributions that the candidate intends to use to make
10	disbursements that are exempt from those limitations. The separate schedule may
11	include contributions previously reported by the candidate and, if so, shall indicate
12	the amounts and dates on which those contributions were reported as received.
13	(dm) A separate schedule itemizing those contributions that were transferred
14	to the registrant by a conduit, together with the name and address of the conduit, the
15	date and amount of each transfer, and the cumulative total amount transferred to
16	the registrant by the conduit for the calendar year.
17	*b3118/2.3* Section 1fy. 11.06 (1) (e) of the statutes is amended to read:
18	11.06 (1) (e) An itemized statement of contributions over \$20 from a single
19	source donated to a charitable organization or to the common school fund, with the
20	full name and mailing address of the donee, and a statement of contributions over
21	\$20 transferred to the board for deposit in the Wisconsin election campaign fund.
22	*b3118/2.3* Section 1gb. 11.06 (2) of the statutes is amended to read:
23	11.06 (2) Disclosure of certain indirect disbursements. Notwithstanding
24	sub. (1), if a disbursement is made or obligation incurred by an individual other than
25	a candidate, or by a committee or group which is not primarily organized for political

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purposes, for a purpose other than to make a communication described in s. 11.01 (16) (a) 3., and the disbursement does not constitute a contribution to any candidate or other individual, committee or group, the disbursement or obligation is required to be reported only if the purpose is to expressly advocate the election or defeat of a clearly identified candidate or the adoption or rejection of a referendum. The exemption provided by this subsection shall in no case be construed to apply to a political party, legislative campaign, personal campaign or support committee.

b3118/2.3 Section 1gd. 11.06 (2m) (b) to (d) of the statutes are created to read:

11.06 (2m) (b) Any individual or committee who or which is required to file an oath under sub. (7), who or which accepts contributions, makes disbursements, or incurs obligations for the purpose of supporting or opposing one or more candidates for state office, and who or which does not anticipate accepting contributions, making disbursements, or incurring obligations in an aggregate amount in excess of \$1,000 in a calendar year and does not anticipate accepting any contribution or contributions from a single source exceeding \$100 in that year may indicate on its registration statement that the individual or committee will not accept contributions, incur obligations, or make disbursements in the aggregate in excess of \$1,000 in any calendar year and will not accept any contribution or contributions from a single source exceeding \$100 in any calendar year. Any registrant making such an indication is not subject to any filing requirement if the statement is true. The registrant need not file a termination report. A registrant not making such an indication on a registration statement is subject to a filing requirement. The indication may be revoked and the registrant is then subject to a filing requirement as of the date of revocation, or the date on which aggregate contributions,

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disbursements, or obligations for the calendar year exceed \$1,000, or the date on which the registrant accepts any contribution or contributions exceeding \$100 from a single source during any calendar year, whichever is earlier.

- (c) Any individual or committee who or which is required to file an oath under sub. (7), who or which accepts contributions, makes disbursements, or incurs obligations for the purpose of supporting or opposing one or more candidates for local office but not for the purpose of supporting or opposing any candidate for state office. and who or which does not anticipate accepting contributions, making disbursements, or incurring obligations in an aggregate amount in excess of \$100 in a calendar year may indicate on its registration statement that the individual or committee will not accept contributions, incur obligations, or make disbursements in the aggregate in excess of \$100 in any calendar year and will not accept any contribution or contributions from a single source, other than contributions made by a candidate to his or her own campaign, exceeding \$100 in any calendar year. Any registrant making such an indication is not subject to any filing requirement if the statement is true. The registrant need not file a termination report. A registrant not making such an indication on a registration statement is subject to a filing requirement. The indication may be revoked and the registrant is then subject to a filing requirement as of the date of revocation, or the date that aggregate contributions, disbursements, or obligations for the calendar year exceed \$100, whichever is earlier.
- (d) If a revocation by a registrant under this subsection is not timely, the registrant violates s. 11.27 (1).
- *b3118/2.3* Section 1gg. 11.06 (3) (b) (intro.) of the statutes is amended to read:

11.06 (3) (b) (intro.) Notwithstanding sub. (1), a A nonresident registrant shall report on a form prescribed by the board the applicable information that makes a report under sub. (1) shall ensure that the report separately states information under sub. (1) concerning all of the following, in a manner prescribed by the board:

b3118/2.3 Section 1gi. 11.06 (4) (b) of the statutes is amended to read:

11.06 (4) (b) Unless it is returned or donated within 15 days of receipt, a contribution must be reported as received and accepted on the date received. This subsection paragraph applies notwithstanding the fact that the contribution is not deposited in the a campaign depository account by the closing date for the a reporting period as provided in s. 11.20 (8) or the reporting deadline provided in s. 11.21 (16).

b3118/2.3 SECTION 1gk. 11.06 (5) of the statutes is amended to read:

11.06 (5) Report Must be complete. A registered individual or treasurer of a group or committee shall make a good faith effort to obtain all required information. The first report shall commence no later than the date that the first contribution is received and accepted or the first disbursement is made. Each report shall be filed with the appropriate filing officer on the dates designated in s. 11.20 and, if the registrant files reports under s. 11.21 (16), at the times specified in s. 11.21 (16). The individual or the treasurer of the group or committee shall certify to the correctness of each report. In the case of a candidate, the candidate or treasurer shall certify to the correctness of each report. If a treasurer is unavailable, any person designated as a custodian under s. 11.05 (3) (e) may certify to the correctness of a report.

b3118/2.3 Section 1gm. 11.06 (7m) (a) of the statutes is amended to read: 11.06 (7m) (a) If a committee which was registered under s. 11.05 as a political party committee or legislative campaign committee supporting candidates of a political party files an oath under sub. (7) affirming that it does not act in cooperation

or consultation with any candidate who is nominated to appear on the party ballot of the party at a general or special election, that the committee does not act in concert with, or at the request or suggestion of, such a candidate, that the committee does not act in cooperation or consultation with such a candidate or agent or authorized committee of such a candidate who benefits from a disbursement made in opposition to another candidate, and that the committee does not act in concert with, or at the request or suggestion of, such a candidate or agent or authorized committee of such a candidate who benefits from a disbursement made in opposition to another candidate, the committee filing the oath may not make any contributions in support of any candidate of the party at the general or special election or in opposition to any such candidate's opponents exceeding the applicable amounts specified in s. 11.26 (2) and (2m), except as authorized in par. (c).

b3118/2.3 Section 1go. 11.06 (7m) (b) of the statutes is amended to read:

11.06 (7m) (b) If the committee has already made contributions in excess of the applicable amounts specified in s. 11.26 (2) or (2m) at the time it files an oath under sub. (7), each candidate to whom contributions are made shall promptly return a sufficient amount of contributions to bring the committee in compliance with this subsection and the committee may not make any additional contributions in violation of this subsection.

b3118/2.3 Section 1gq. 11.06 (7m) (c) of the statutes is amended to read:

11.06 (7m) (c) A committee filing an oath under sub. (7) which desires to change its status to a political party committee or legislative campaign committee may do so as of December 31 of any even-numbered year. Section 11.26 does not apply to contributions received by such a committee prior to the date of the change. Such a committee may change its status at other times only by filing a termination

statement under s. 11.19 (1) and reregistering as a newly organized committee under s. 11.05.

b3118/2.3 Section 1gs. 11.06 (11) (bm) of the statutes is created to read:

11.06 (11) (bm) The board shall prescribe a separate schedule for reporting under sub. (1) by transferees of contributions transferred by conduits.

b3118/2.3 Section 1gu. 11.07 (1) of the statutes is amended to read:

every nonresident individual, committee or group making disbursements exceeding \$25 cumulatively the amount specified in s. 11.05 (1) or (2) in a calendar year within this state shall file the name, mailing and street address and the name and the mailing and street address of a designated agent within the state with the office of the secretary of state. An agent may be any adult individual who is a resident of this state. After any change in the name or address of such agent the new address or name of the successor agent shall be filed within 30 days. Service of process in any proceeding under this chapter or ch. 12, or service of any other notice or demand may be made upon such agent.

b3118/2.3 Section 1gx. 11.07 (5) of the statutes is amended to read:

11.07 (5) Any campaign treasurer or individual who knowingly receives a contribution made by an unregistered nonresident in violation of this section may not use or expend such contribution but shall immediately return it to the source or at the option of the campaign treasurer or individual, donate the contribution to a charitable organization or to the common school fund or transfer the contribution to the board for deposit in the Wisconsin election campaign fund.

b3118/2.3 Section 1gz. 11.09 (3) of the statutes is amended to read:

disbursements in connection with elections for offices which serve or referenda which affect only one county or portion thereof, except a candidate, personal campaign committee, political party committee or other committee making disbursements in support of or in opposition to a candidate for state senator, representative to the assembly, court of appeals judge or circuit judge, shall file a duplicate original of each financial report filed with the board with the county clerk or board of election commissioners of the county in which the elections in which the registrant participates are held. Such reports shall be filed no later than the dates specified under s. 11.20 (2) and (4) for the filing of each report with the board. This subsection does not apply to a registrant who or which files reports under s. 11.21 (16).

b3118/2.3 Section 1hc. 11.10 (1) of the statutes is amended to read:

Except as provided in s. 11.14 (3), each candidate shall designate one campaign depository account within 5 business days after the candidate receives his or her first contribution and before the candidate makes or authorizes any disbursement in behalf of his or her candidacy. If a candidate adopts a preexisting support committee as his or her personal campaign committee, the candidate shall make such designation within 5 business days of adoption. The person designated as campaign treasurer shall be the treasurer of the candidate's personal campaign committee, if any. The candidate may appoint himself or herself or any other elector as campaign treasurer. A registration statement under s. 11.05 (2g) or (2r) must be filed jointly by every candidate and his or her campaign treasurer. The candidate does not qualify for ballot placement until this requirement is met. Except as authorized

under s. 11.06 (5), the campaign treasurer or candidate shall certify as to the correctness of each report required to be filed, and the candidate bears the responsibility for the accuracy of each report for purposes of civil liability under this chapter, whether or not the candidate certifies it personally.

b3118/2.3 SECTION 1he. 11.12 (2) of the statutes is amended to read:

11.12 (2) Any anonymous contribution exceeding \$10 received by a campaign or committee treasurer or by an individual under s. 11.06 (7) may not be used or expended. The contribution shall be donated to the common school fund or to any charitable organization or transferred to the board for deposit in the Wisconsin election campaign fund, at the option of the treasurer.

b3118/2.3 Section 1hg. 11.12 (4) of the statutes is amended to read:

11.12 (4) Each registrant shall report contributions, disbursements and incurred obligations in accordance with s. 11.20 and, if the registrant files reports under s. 11.21 (16), in accordance with s. 11.21 (16). Except as permitted under s. 11.06 (2), (3) and (3m), each report shall contain the information which is required under s. 11.06 (1).

b3118/2.3 Section 1hi. 11.12 (5) of the statutes is amended to read:

11.12 (5) If any contribution or contributions of \$500 or more cumulatively are received by a candidate for state office or by a committee or individual from a single contributor later than 15 days prior to a primary or election such that it is not included in the preprimary or preelection report submitted under s. 11.20 (3), the treasurer of the committee or the individual receiving the contribution shall within 24 hours of receipt inform the appropriate filing officer of the information required under s. 11.06 (1) in such manner as the board may prescribe. The information shall also be included in the treasurer's or individual's next regular report. For purposes

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of the reporting requirement under this subsection, only contributions received during the period beginning with the day after the last date covered on the preprimary or preelection report, and ending with the day before the primary or election need be reported. This subsection does not apply to a registrant who or which is required to file daily reports under s. 11.21 (16).

b3118/2.3 Section 1hk. 11.12 (6) of the statutes is renumbered 11.12 (6) (a) and amended to read:

11.12 (6) (a) If Except as otherwise provided in this paragraph, if any disbursement of more than \$20 individual or committee incurs one or more obligations or makes one or more disbursements in an amount exceeding \$250 cumulatively is made to advocate the election or defeat of a clearly identified candidate by an individual or committee later than 15 days prior to a primary or election in which the candidate's name appears on the ballot without cooperation or consultation with a candidate or agent or authorized committee of a candidate who is supported or opposed, and not in concert with or at the request or suggestion of such a candidate, agent or committee, the individual or treasurer of the committee shall, within 24 hours of after incurring the obligation or making the disbursement, inform the appropriate filing officer of. The report shall include the information required under s. 11.06 (1) and shall be made in such manner as the board may prescribe. The information shall also be included in the next regular report of the individual or committee under s. 11.20. For purposes of this subsection, paragraph, obligations and disbursements cumulate beginning with the day after the last date covered on the preprimary or preelection report and ending with the day before the primary or election and disbursements made for the purpose of payment of obligations that were previously reported are not included in determining the

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cumulative amount of obligations and disbursements. Upon receipt of a report identifying any obligation or disbursement under this subsection paragraph, the filing officer shall, within 24 hours of receipt, mail a copy of the report to all candidates for any office in support of or opposition to one of whom an obligation is incurred or a disbursement identified in the report is made. This paragraph does not apply to disbursements or obligations required to be reported under par. (am) or to an individual or committee that is required to file daily reports under s. 11.21 (16).

b3118/2.3 SECTION 1hm. 11.12 (6) (am) of the statutes is created to read:

11.12 (6) (am) If any committee identified under s. 11.05 (3) (c) as a special interest committee, other than a conduit, incurs one or more obligations or makes one or more disbursements in an amount exceeding \$250 cumulatively for the purpose of making a communication advocating the election or defeat of a clearly identified candidate for a state office specified in s. 11.31 (1) (a) to (de), (e), or (f) at a general, special, or spring election, or any such candidate who seeks a nomination for such an office at a primary election, or for the purpose of making a communication described in s. 11.01 (16) (a) 3., during the period beginning on the 60th day preceding the applicable general, special, or spring election and ending on the date of that election, without cooperation or consultation with a candidate or agent or authorized committee of a candidate who is supported or whose opponent is opposed, and not in concert with or at the request or suggestion of such a candidate, agent, or committee, the committee shall, within 24 hours after incurring the obligation or making the disbursement, file a report with the board, with each candidate whose name is certified to appear on the ballot for the office in connection with which the obligation is incurred or disbursement is made, and the political party under whose name each such candidate appears on the ballot, if any, on a form prescribed by the board for this

purpose. The form shall provide a place for reporting obligations separately from disbursements. The report shall be filed by electronic mail or facsimile transmission. The report shall include the information required under s. 11.06 (1) and shall be made in such manner as the board may prescribe. For purposes of this paragraph, obligations and disbursements cumulate beginning with the 60th day preceding the applicable general, special, or spring election and ending with the day before that election and disbursements made for the purpose of payment of obligations that were previously reported are not included in determining the cumulative amount of disbursements. Within 24 hours after receiving a report under this paragraph, the board shall notify each candidate whose name is certified to appear on the ballot for the office in connection with which the reported disbursement is made. The board shall provide this notification by electronic mail, facsimile transmission, telephone, or posting on the Internet.

b3118/2.3 Section 1ho. 11.12 (6) (c) and (d) of the statutes are created to read:

11.12 (6) (c) No committee identified under s. 11.05 (3) (c) as a special interest committee, other than a conduit, may make any disbursement or incur any obligation to which this paragraph applies unless the committee has filed a report under this paragraph concerning that disbursement or obligation. This paragraph applies only to disbursements made or obligations incurred for the purpose of making a communication during the period beginning on the 30th day preceding a general, special, or spring election and ending on the date of that election advocating the election or defeat of a clearly identified candidate for a state office specified in s. 11.31 (1) (a) to (de), (e), or (f) at that election, or any such candidate who seeks a nomination for such an office at a primary election, or for the purpose of making a

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communication described in s. 11.01 (16) (a) 3., without cooperation or consultation with a candidate or agent or authorized committee of a candidate who is supported or whose opponent is opposed, and not in concert with or at the request or suggestion of such a candidate, agent, or committee. Each report required under this paragraph shall be filed with the board, with each candidate whose name is certified to appear on the ballot for the office in connection with which the communication is to be made, and the political party under whose name each such candidate appears on the ballot, if any, on a form prescribed by the board for this purpose. The report shall be filed by electronic mail or facsimile transmission no later than the 31st day preceding the general, special, or spring election to which the report relates. Each report shall indicate the name of each candidate who will be supported or whose opponent will be opposed and the total disbursements to be made and obligations incurred for such a purpose with regard to that candidate during the period covered by the report. Within 24 hours after receiving a report, the board shall notify each candidate whose name is certified to appear on the ballot for the office in connection with which the communication is to be made of the report. The board shall provide this notification by electronic mail, facsimile transmission, telephone, or posting on the Internet.

(d) All information reported by a registrant under this subsection shall also be included in the next regular report of the registrant under s. 11.20.

b3118/2.3 Section 1hq. 11.12 (8) and (9) of the statutes are created to read:

11.12 (8) If a candidate for a state office specified in s. 11.31 (1) (a) to (de), (e), or (f) who does not accept a grant under s. 11.50 incurs any obligation or makes any disbursement after that candidate has accumulated cash in his or her campaign depository account or has incurred obligations or made disbursements during his or her campaign, as defined in s. 11.31 (7), exceeding a combined total of 75% of the

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amount specified in s. 11.31 (1) (a) to (de), (e), or (f), as adjusted under s. 11.31 (9), for the office that the candidate seeks, that candidate or the candidate's personal campaign committee shall file special weekly or daily reports with the board, with each candidate whose name is certified to appear on the ballot for the office in connection with which the disbursement is made or incurred, and with the political party under whose name each such candidate appears on the ballot, if any, by electronic mail or facsimile transmission. The reports shall cover the period beginning with that date or the day after the primary election or the date that a primary would be held, if required, whichever is later, and ending on the date of the election at which the candidate seeks office. The candidate or committee shall file weekly reports for each week, if any, beginning on the day after the primary or, if no primary is held, the day that the primary would be held if a primary were required to be held, and shall file daily reports for each day beginning on the 30th day before the election through the day before the election at which the candidate seeks office. Each report shall contain information pertaining to each disbursement made and obligation incurred by the candidate or committee. Each report shall include the same information concerning each disbursement and obligation that is required to be reported for other disbursements and obligations under s. 11.06 (1). Each report shall list obligations separately from disbursements. The information shall be included also in the next regular report of the candidate or committee under s. 11.20. Within 24 hours after receiving a report under this subsection, the board shall notify each candidate whose name is certified to appear on the ballot for the office in connection with which the reported disbursement is made or obligation is incurred of the report. The board shall provide this notification by telephone, electronic mail, facsimile transmission, or posting on the Internet.

(9) Whenever a report or notice is required to be filed with a political party or candidate by electronic mail or facsimile transmission under this section, the report shall be filed at the address or number of the political party committee or candidate or personal campaign committee, respectively, as shown on the registration statement of the political party committee, candidate, or committee. If no electronic mail address or facsimile transmission number is shown, the report shall be filed at the mailing address shown on the statement.

b3118/2.3 Section 1hs. 11.14 (3) of the statutes is amended to read:

11.14 (3) Notwithstanding sub. (1), any candidate who serves as his or her own campaign treasurer and who is authorized to make and makes an indication on his or her registration statement under s. 11.05 (2r) 11.06 (2m) that he or she will not accept contributions, make disbursements or incur obligations in an aggregate amount exceeding \$1,000 in a calendar year, and will not accept any contribution or contributions from a single source, other than contributions made by the candidate to his or her own campaign, exceeding \$100 in a calendar year, may designate a single personal account as his or her campaign depository account, and may intermingle personal and other funds with campaign funds. If a separate depository account is later established by the candidate, the candidate shall transfer all campaign funds in the personal account to the new depository account. Disbursements made from such personal account need not be identified in accordance with s. 11.16 (3).

b3118/2.3 SECTION 1hu. 11.16 (2) of the statutes is amended to read:

11.16 (2) LIMITATION ON CASH CONTRIBUTIONS. Every contribution of money exceeding \$50 shall be made by negotiable instrument or evidenced by an itemized credit card receipt bearing on the face the name of the remitter. No treasurer may accept a contribution made in violation of this subsection. The treasurer shall

promptly return the contribution, or donate it the contribution to the common school fund or to a charitable organization, or transfer the contribution to the board for deposit in the Wisconsin election campaign fund in the event that the donor cannot be identified.

b3118/2.3 SECTION 1hw. 11.16 (5) of the statutes is amended to read:

11.16 (5) Escrow agreements. Any personal campaign committee, or political party committee er legislative campaign committee may, pursuant to a written escrow agreement with more than one candidate, solicit contributions for and conduct a joint fund raising effort or program on behalf of more than one named candidate. The agreement shall specify the percentage of the proceeds to be distributed to each candidate by the committee conducting the effort or program. The committee shall include this information in all solicitations for the effort or program. All contributions received and disbursements made by the committee in connection with the effort or program shall be received and disbursed through a separate depository account under s. 11.14 (1) that is identified in the agreement. For purposes of s. 11.06 (1), the committee conducting the effort or program shall prepare a schedule in the form prescribed by the board supplying all required information under s. 11.06 (1) and items qualifying for exclusion under s. 11.31 (6) for the effort or program, and shall transmit a copy of the schedule to each candidate who receives any of the proceeds within the period prescribed in s. 11.06 (4) (c).

b3118/2.3 Section 1hy. 11.19 (title) of the statutes is amended to read:

11.19 (title) Dissolution Carry-over of surplus funds; dissolution of registrants; termination reports.

b3118/2.3 Section 1hz. 11.19 (1) of the statutes is amended to read:

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11.19 (1) Whenever any registrant disbands or determines that obligations will no longer be incurred, and contributions will no longer be received nor disbursements made during a calendar year, and the registrant has no outstanding incurred obligations, the registrant shall file a termination report with the appropriate filing officer. Such report shall indicate a cash balance on hand of zero at the end of the reporting period and shall indicate the disposition of residual funds. Residual funds may be used for any political purpose not prohibited by law, returned to the donors in an amount not exceeding the original contribution, transferred to the board for deposit in the Wisconsin election campaign fund or donated to a charitable organization or the common school fund. The report shall be filed and certified as were previous reports, and shall contain the information required by s. 11.06 (1). A registrant to which s. 11.055 (1) applies shall pay the fee imposed under that subsection with a termination report filed under this subsection. If a termination report or suspension report under sub. (2) is not filed, the registrant shall continue to file periodic reports with the appropriate filing officer, no later than the dates specified in s. 11.20 and, if the registrant files reports under s. 11.21 (16), no later than the times specified in s. 11.21 (16). This subsection does not apply to any registrant making an indication under s. 11.05 (2r) 11.06 (2m).

b3118/2.3 Section 1ic. 11.20 (1) of the statutes is amended to read:

11.20 (1) All reports required by s. 11.06 which relate to activities which promote or oppose candidates for state office or statewide referenda and all reports under s. 11.08 shall be filed with the board. All reports required by s. 11.06 which relate to activities which promote or oppose candidates for local office or local referenda shall be filed with the appropriate filing officer under s. 11.02, except reports filed under s. 11.08. Each registrant shall file the reports required by this

1	section. If the registrant is subject to a requirement under s. 11.21 (16) to report
2	electronically the same information that is reportable under this section, the
3	registrant shall, in addition, file the reports required by this section recorded on a
4	medium specified by the board.
5	*b3118/2.3* Section 1if. 11.20 (2) of the statutes is amended to read:
6	11.20 (2) Preprimary and In addition to any reports required under s. 11.12 (8),
7	each candidate who seeks office at a primary or other election, or his or her personal
8	campaign committee, shall file a preprimary and preelection reports report under s.
9	11.06 (1), which shall be received by the appropriate filing officer no earlier than 14
10	days and no later than 8 days preceding the primary and the election. Each
11	candidate who is required to file reports under s. 11.12 (8), or his or her personal
12	campaign committee, shall file each weekly report so that the report is received by
13	the appropriate filing officer no earlier than the day after the end of the week to which
14	the report pertains and no later than the day after the end of that week, and shall
15	file each daily report so that the report is received no later than the end of the day
16	following the day to which the report pertains.
17	*b3118/2.3* Section 1ih. 11.20 (2s) of the statutes is created to read:
18	11.20 (2s) A registrant which is required to file reports under s. 11.12 (6) (am)
19	shall file the reports by the date required under s. 11.12 (6) (am).
20	*b3118/2.3* Section 1ik. 11.20 (2t) of the statutes is created to read:
21	11.20 (2t) A registrant which is required to file reports under s. 11.12 (6) (c)
22	shall file the reports by the date required under s. 11.12 (6) (c).
23	*b3118/2.3* Section 1im. 11.20 (3) (a) and (b) of the statutes are amended to
24	read:

	11.20 (3) (a) A In addition to any reports required under s. 11.12 (8), a
	candidate or personal campaign committee of a candidate at a primary shall file a
	preprimary and preelection report. If a candidate for a nonpartisan state office at
	an election is not required to participate in a primary, the candidate or personal
	campaign committee of the candidate shall file a preprimary report at the time
	prescribed in sub. (2) preceding the date specified in s. 5.02 (20) or (22) for the holding
	of the primary, were it to be required.
	(b) A In addition to any reports required under s. 11.12 (8), a candidate or
	personal campaign committee of a candidate at an election other than a primary
	shall file a preelection report.
•	*b3118/2.3* Section 1io. 11.20 (7) of the statutes is amended to read:
	11.20 (7) In Except as otherwise required under s. 11.21 (16), in the event that
	any report is required to be filed under this section chapter on a nonbusiness day, it
	may be filed on the next business day thereafter.
	b3118/2.3 Section 1iq. 11.20 (8) (intro.) of the statutes, as affected by 2001
	Wisconsin Act 103, is amended to read:
	11.20 (8) (intro.) Reports filed under subs. (2), (4), and (4m) and s. 11.12 (8) shall
	include all contributions received and transactions made as of the end of:
	b3118/2.3 Section 1it. 11.20 (8) (a) of the statutes, as affected by 2001
	Wisconsin Act 103, is amended to read:
	11.20 (8) (a) The 15th day preceding the primary or election in the case of the
	preprimary and preelection report under sub. (2).
	b3118/2.3 Section 1iu. 11.20 (8) (am) of the statutes is created to read:
	11.20 (8) (am) The Saturday preceding the due date under sub. (2) in the case
	of a weekly preelection report under s. 11.12 (8).

b3118/2.3 Section 1iw. 11.20 (9) of the statutes is amended to read:

11.20 (9) Except as provided in ss. 11.05 (2r) 11.06 (2m) and 11.19 (2), the duty to file reports under this section continues until a termination report is filed in accordance with s. 11.19.

b3118/2.3 Section 1iz. 11.20 (10) (a) of the statutes is amended to read:

11.20 (10) (a) Where a requirement is imposed under this section for the filing of a financial report which is to be received by the appropriate filing officer no later than a certain date, the requirement may be satisfied either by actual receipt of the report by the prescribed time for filing at the office of the filing officer, or by filing a report with the U.S. postal service by first class mail with sufficient prepaid postage, addressed to the appropriate filing officer, no later than the 3rd day before the date provided by law for receipt of such report.

b3118/2.3 Section 1jc. 11.20 (12) of the statutes is amended to read:

11.20 (12) If a candidate is unopposed in a primary or election, the obligation to file the reports required by this chapter does not cease. Except as provided in ss. 11.05 (2r) 11.06 (2m) and 11.19 (2), a registrant who makes or receives no contributions, makes no disbursements or incurs no obligations shall so report on the dates designated in subs. (2) and (4).

b3118/2.3 Section 1je. 11.21 (2) of the statutes is amended to read:

11.21 (2) Furnish to each registrant prescribed forms for the making of reports and statements. Forms shall be sent by 1st class mail not earlier than 21 days and not later than 14 days prior to the applicable filing deadline under s. 11.20, and addressed to the attention of the treasurer or other person indicated on the registration statement. Forms need not be sent to a registrant who has made an indication that aggregate contributions, disbursements and obligations will not

exceed the amount specified under s. 11.05 (2r) 11.06 (2m) or to a registrant who has been granted a suspension under s. 11.19 (2). Forms for reports shall not be sent by the board to a registrant if the registrant is required to file reports with the board in an electronic format. Whenever any notice of filing requirements under this chapter is sent to a candidate's campaign treasurer, the board shall also send a notice to the candidate if he or she has appointed a separate treasurer. Failure to receive any form or notice does not exempt a registrant from compliance with this chapter.

b3118/2.3 Section 1jg. 11.21 (15) of the statutes is amended to read:

11.21 (15) Inform each candidate who files an application to become eligible to receive a grant from the Wisconsin election campaign fund of the dollar amount of the applicable disbursement limitation under s. 11.31 (1), adjusted as provided under s. 11.31 (9), which applies to the office for which such person is a candidate. Failure to receive the notice required by this subsection does not constitute a defense to a violation of s. 11.27 (1) or 11.31.

b3118/2.3 Section 1ji. 11.21 (16) of the statutes is amended to read:

and who or which accepts contributions in a total amount or value of \$20,000 or more during a campaign period to file each campaign finance report that is required to be filed under this chapter in an electronic format, and accept from any other registrant for whom the board serves as a filing officer any campaign finance report that is required to be filed under this chapter in an electronic format. A registrant who or which becomes subject to a requirement to file reports in an electronic format under this subsection shall initially file the registrant's report in an electronic format for the period which includes the date on which the registrant becomes subject to the requirement or, if the registrant is required to report transactions within 24 hours

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of their occurrence, within 24 hours after the date on which the registrant becomes subject to the requirement. To facilitate implementation of this subsection, the board shall specify, by rule, a type of software that is suitable for compliance with the electronic filing requirement under this subsection. The board shall provide copies of the software to registrants at a price fixed by the board that may not exceed cost. Each registrant who or which files a report under this subsection in an electronic format shall also file a copy of the report with the board that is recorded on a medium specified by the board. The copy shall be signed by an authorized individual and filed with the board by each registrant no later than the time prescribed for filing of the report under this chapter. If a registrant is a committee, the copy shall be certified by an authorized individual and filed with the board by the registrant no later than 24 hours after the occurrence of any transaction that is reportable under s. 11.06(1). If a registrant or other person becomes subject to a requirement to report electronically under this subsection, the registrant or other person shall continue to report electronically regardless of the amount of contributions accepted or expenditures made by the registrant or other person, until a termination report is filed. The board shall provide complete instructions to any registrant who or which files a report under this subsection. In this subsection, the "campaign period" of a candidate, personal campaign committee or support committee begins and ends with the "campaign" of the candidate whose candidacy is supported, as defined in s. 11.26 (17), and the "campaign period" of any other registrant begins on January 1 of each odd-numbered year and ends on December 31 of the following year. Section 990.001 (4) does not apply to the computation of time permitted for compliance with the filing requirements under this subsection.

b3118/2.3 Section 1jk. 11.21 (17) of the statutes is created to read:

11.21 (17) Promulgate rules that require public access channel operators and licensees of public television stations in this state to provide a minimum amount of free time on public access channels and public television stations to individuals whose names are certified under s. 7.08 (2) (a) or 8.50 (1) (d) to appear as candidates for state office on the ballot at general, spring, or special elections. The rules promulgated under this subsection shall require public access channel operators and licensees of public television stations to offer the same amount of time to each candidate for a particular state office, but may require different amounts of time to be offered to candidates for different offices.

b3118/2.3 Section 1jm. 11.22 (3) of the statutes is amended to read:

and statements. Forms shall be sent by 1st class mail not earlier than 21 days and not later than 14 days prior to the applicable filing deadline under s. 11.20 and addressed to the attention of the treasurer or other person indicated on the registration statement. Forms need not be sent to a registrant who has made an indication that aggregate contributions, disbursements and obligations will not exceed the amount specified under s. 11.05 (2r) 11.06 (2m) or to a registrant who has been granted a suspension under s. 11.19 (2). Whenever any notice of the filing requirements under this chapter is sent to a candidate's campaign treasurer, the filing officer shall also send a notice to the candidate if he or she has appointed a separate treasurer. Failure to receive any form or notice does not exempt a registrant from compliance with this chapter.

b3118/2.3 SECTION 1jo. 11.23 (1) of the statutes is amended to read:

11.23 (1) Any group or individual may promote or oppose a particular vote at any referendum in this state. Before making disbursements, receiving contributions

or incurring obligations in excess of \$25 \$100 in the aggregate in a calendar year for such purposes, the group or individual shall file a registration statement under s. $11.05 (1)_7 \text{ or } (2) \text{ or } (2r)$. In the case of a group the name and mailing address of each of its officers shall be given in the statement. Every group and every individual under this section shall designate a campaign depository account under s. 11.14. Every group shall appoint a treasurer, who may delegate authority but is jointly responsible for the actions of his or her authorized designee for purposes of civil liability under this chapter. The appropriate filing officer shall be notified by a group of any change in its treasurer within 10 days of the change under s. 11.05 (5). The treasurer of a group shall certify the correctness of each statement or report submitted by it under this chapter.

b3118/2.3 Section 1jq. 11.23 (2) of the statutes is amended to read:

11.23 (2) Any anonymous contribution exceeding \$10 received by an individual or group treasurer may not be used or expended. The contribution shall be donated to the common school fund or to any charitable organization or transferred to the board for deposit in the Wisconsin election campaign fund, at the option of the treasurer.

b3118/2.3 Section 1js. 11.24 (1w) of the statutes is created to read:

11.24 (1w) (a) Except as authorized under s. 11.26 (9m), no candidate or personal campaign committee of a candidate who accepts a grant under s. 11.50 may accept any contribution from a committee other than a political party committee if the full amount of the grant, except any grant authorized under s. 11.50 (4) (bg) or (br), to which the candidate is entitled under s. 11.50 (9) is available to the candidate.

(b) Except as authorized under s. 11.26 (9m), if a candidate accepts a grant under s. 11.50 and the full amount of the grant, except any grant authorized under

s. 11.50 (4) (bg) or (br), to which the candidate is entitled under s. 11.50 (9) is not available to the candidate, the candidate may not accept any contributions from committees other than political party committees exceeding that amount which, when added to the amount of the grant received under s. 11.50 (9), equals the percentage specified in s. 11.26 (9) (am) of the disbursement level specified in s. 11.31 (1) (a) to (de), (e), or (f), as adjusted under s. 11.31 (9), for the office that the candidate seeks.

b3118/2.3 Section 1ju. 11.24 (2) of the statutes is renumbered 11.24 (5).

b3118/2.3 Section 1jw. 11.24 (4) of the statutes is created to read:

11.24 (4) (a) No person may make a contribution to an incumbent partisan state elective official or to the personal campaign committee or support committee authorized under s. 11.05 (3) (p) of that official for the purpose of promoting that official's nomination or reelection to the office held by the official during the period beginning on the first Monday of January in each odd–numbered year and ending on the date of enactment of the biennial budget act.

(b) Paragraph (a) does not apply to a contribution made to an incumbent partisan state elective official against whom a recall petition has been filed during the period beginning on the date that the petition offered for filing is filed under s. 9.10 (3) (b) and ending on the date of the recall election unless the official resigns at an earlier date under s. 9.10 (3) (c).

b3118/2.3 SECTION 1jy. 11.26 (1) (intro.) of the statutes is amended to read: 11.26 (1) (intro.) No Subject to sub. (10a) and except as provided under subs. (1m), (1t), (9m), and (10), no individual may make any contribution or contributions to a candidate for election or nomination to any of the following offices and to any individual or committee under s. 11.06 (7) acting solely in support of such a candidate

or solely in opposition to the candidate's opponent to the extent of more than a total
of the amounts specified per candidate:

b3118/2.3 Section 1kb. 11.26 (1m) of the statutes is created to read:

11.26 (1m) Subject to sub. (10a) and except as provided under subs. (1t) and (9m), no individual may make any contribution or contributions to a candidate for election or nomination to legislative office who has not filed an affidavit under s. 11.31 (2m) and to any individual or committee under s. 11.06 (7) acting solely in support of such a candidate or solely in opposition to the candidate's opponent to the extent of more than a total of the amounts specified per candidate:

- (a) Candidates for state senator, \$500.
- (b) Candidates for representative to the assembly, \$250.

b3118/2.3 Section 1kd. 11.26 (1t) of the statutes is created to read:

11.26 (1t) The limitations under sub. (1m) apply to any candidate for legislative office who files an affidavit under s. 11.31 (2m) (a) but who the board determines is ineligible to receive a grant from the Wisconsin election campaign fund, who withdraws his or her application for a grant under s. 11.50 (2) (h), or to whom s. 11.50 (2) (i) applies, unless the candidate subsequently files an affidavit under s. 11.31 (2m) (b). Any such candidate who has received a contribution that exceeds the amount specified for the office the candidate seeks under sub. (1m) before the date on which a limitation under sub. (1m) applies to the candidate shall return to the contributor, donate to the common school fund or to any charitable organization, or transfer to the board for deposit in the Wisconsin election campaign fund the excess amount of the contribution. If a candidate for legislative office files an affidavit under s. 11.31 (2m) (b), the limitations under sub. (1) apply to that candidate beginning on the date that the affidavit is filed.

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B3118/2.3 SECTION 1kf. 11.26 (2) (intro.) of the statutes is amended to read:
11.26 (2) (intro.) No Subject to sub. (10a) and except as provided under subs.
(2m), (2t), and (9m), no committee other than a political party committee or
legislative campaign committee may make any contribution or contributions to a
candidate for election or nomination to any of the following offices and to any
individual or committee under s. 11.06 (7) acting solely in support of such a candidate
or solely in opposition to the candidate's opponent to the extent of more than a total
of the <u>following</u> amounts specified per candidate:
b3118/2.3 Section 1kh. 11.26 (2) (a) of the statutes is amended to read:
11.26 (2) (a) Candidates for governor, lieutenant governor, secretary of state,
state treasurer, attorney general, state superintendent or justice, 4% of the value of
the disbursement level specified in the schedule under s. 11.31 (1) \$43,500.
b3118/2.3 SECTION 1kj. 11.26 (2) (ae), (am), (as) and (av) of the statutes are
created to read:
11.26 (2) (ae) Candidates for lieutenant governor, \$12,000.
(am) Candidates for attorney general, \$22,000.
(as) Candidates for state superintendent or justice, \$10,000.
(av) Candidates for secretary of state or state treasurer, \$8,650.
b3118/2.3 Section 1kL. 11.26 (2m) of the statutes is created to read:
11.26 (2m) Subject to sub. (10a) and except as provided under subs. (2t) and
(9m), no committee other than a political party committee may make any
contribution or contributions to a candidate for election or nomination to legislative
office who has not filed an affidavit under s. 11.31 (2m) and to any individual or
committee under s. 11.06 (7) acting solely in support of such a candidate or solely in

- opposition to the candidate's opponent to the extent of more than a total of the amounts specified per candidate:
 - (a) Candidates for state senator, \$500.
 - (b) Candidates for representative to the assembly, \$250.

b3118/2.3 Section 1kn. 11.26 (2t) of the statutes is created to read:

11.26 (2t) The limitations under sub. (2m) apply to any candidate for legislative office who files an affidavit under s. 11.31 (2m) (a) but who the board determines is ineligible to receive a grant from the Wisconsin election campaign fund, who withdraws his or her application for a grant under s. 11.50 (2) (h), or to whom s. 11.50 (2) (i) applies, unless the candidate subsequently files an affidavit under s. 11.31 (2m) (b). Any such candidate who has received a contribution that exceeds the amount specified for the office the candidate seeks under sub. (2m) before the date on which a limitation under sub. (2m) applies to the candidate shall return to the contributor, donate to the common school fund or to any charitable organization, or transfer to the board for deposit in the Wisconsin election campaign fund the excess amount of the contribution. If a candidate for legislative office files an affidavit under s. 11.31 (2m) (b), the limitations under sub. (2) apply to that candidate beginning on the date that the affidavit is filed.

b3118/2.3 SECTION 1kp. 11.26 (3) of the statutes is amended to read:

11.26 (3) The contribution limitations of subs. (1) and, (1m), (2), and (2m) apply cumulatively to the entire primary and election campaign in which a candidate participates, whether or not there is a contested primary election. The total limitation may be apportioned in any manner desired between the primary and election. All moneys cumulate regardless of the time of contribution.

b3118/2.3 Section 1kr. 11.26 (4) of the statutes is amended to read:

11.26 (4) No Subject to sub. (10a), no individual may make any contribution or contributions to all candidates for state and local offices and to any individuals who or committees which are subject to a registration requirement under s. 11.05, including legislative campaign committees and committees of a political party, to the extent of more than a total of \$10,000 in any calendar year.

b3118/2.3 Section 1kt. 11.26 (5) of the statutes is amended to read:

11.26 (5) The contribution limits provided in subs. (1), (1m), and (4) do not apply to a candidate who makes any contribution or contributions to his or her own campaign for office from the candidate's personal funds or property or the personal funds or property which are owned jointly or as marital property with the candidate's spouse, with respect to any contribution or contributions made to that candidate's campaign only. A candidate's personal contributions shall be deposited in his or her campaign depository account and reported in the normal manner.

b3118/2.3 Section 1kv. 11.26 (6) of the statutes is amended to read:

11.26 (6) When a candidate adopts a preexisting support committee as his or her personal campaign committee, the support committee is deemed to have been the same committee as the candidate's personal campaign committee for purposes of the application of subs. (1), (1m), (2), (2m), and (9). The limitations prescribed in subs. (1), (1m), (2), (2m), and (9) do not apply to the transfer of contributions which is made at the time of such adoption, but do apply to the contributions which have been made by any other committee to the support committee at the time of adoption.

b3118/2.3 Section 1kx. 11.26 (8) of the statutes is amended to read:

11.26 (8) (a) No Subject to sub. (10a) and except as provided in sub. (8n), no political party as defined in s. 5.02 (13) may receive more than a total of \$150,000 \$450,000 in value of its contributions in any biennium from all other committees,

- excluding contributions from legislative campaign committees and transfers between party committees of the <u>same</u> party. In this paragraph, <u>a "biennium commences" means the time period commencing</u> with January 1 of each odd-numbered year and ends <u>ending</u> with December 31 of each even-numbered year.
- (b) No Subject to sub. (10a) and except as provided in sub. (8n), no such political party may receive more than a total of \$6,000 \$18,000 in value of its contributions in any calendar year from any specific committee or its that specific committee's subunits or affiliates, excluding legislative campaign and political transfers between party committees of the same party.
- (c) No Subject to sub. (10a) and except as provided in sub. (8n), no committee, other than a political party or legislative campaign committee, may make any contribution or contributions, directly or indirectly, to a political party under s. 5.02 (13) in a calendar year exceeding a total value of \$6,000 \$18,000.

b3118/2.3 Section 1kz. 11.26 (8n) of the statutes is created to read:

11.26 (8n) (a) Subject to sub. (10a), a political party, as defined in s. 5.02 (13), may receive and accept for use under par. (b) up to a total of \$450,000 in value of contributions in any biennium made or transferred to the party by all other individuals, committees, and conduits combined, excluding transfers between party committees of the same party. A political party may receive and accept a contribution transferred by a conduit under this paragraph only if the original contributor designated that the contribution was made for the purpose of contributing to accounts established by the political party under par. (b). Subsection (8) does not apply to contributions received and accepted under this paragraph. In this paragraph, "biennium" has the meaning given in sub. (8) (a).

support committee.

(b) A political party that receives and accepts a contribution under par. (a) shall
maintain 2 segregated accounts, one designated as a "Section 11.26 (8n) Senate
Account" and one designated as a "Section 11.26 (8n) Assembly Account." The
political party shall deposit one-half of each contribution received and accepted
under par. (a) in each account. Contributions deposited in the senate account may
be disbursed only for the purpose of making contributions to candidates for the office
of state senator that the candidates are authorized to receive and accept under sub.
(9) (a). Contributions deposited in the assembly account may be disbursed only for
the purpose of making contributions to candidates for the office of representative to
the assembly that the candidates are authorized to receive and accept under sub. (9)
(a).
b3118/2.3 Section 1Lb. 11.26 (8r) of the statutes is created to read:
11.26 (8r) (a) Except as provided in par. (b), no committee may make a
contribution to any other committee except a political party personal campaign or

- (b) Paragraph (a) does not apply to any contribution made by a committee to a bona fide affiliate of the committee, unless:
- 1. The committees are affiliated only by means of affiliation with a confederation of multiple labor organizations or multiple trade interests; or
- 2. Either committee is a confederation of multiple labor organizations or multiple trade interests.
- *b3118/2.3* SECTION 1Ld. 11.26 (9) (a) of the statutes is renumbered 11.26 (9) (a) (intro.) and amended to read:
- 11.26 (9) (a) (intro.) No Except as provided under sub. (9m), no individual who is a candidate for state or local office may receive and accept more than 65% of the

value of the total disbursement level determined under s. 11.31 (1), adjusted as provided under s. 11.31 (9), for the office for which he or she is a candidate during any primary and election campaign combined from all committees subject to a filing requirement, including political party and legislative campaign committees, except as follows:

b3118/2.3 Section 1Lf. 11.26 (9) (a) 1. to 4. of the statutes are created to read:

11.26 (9) (a) 1. If a report filed under s. 11.12 (8) indicates that a candidate for legislative office has made disbursements exceeding the amount specified under s. 11.31 (1) (e) or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), then each opposing candidate may exceed the limitation under this paragraph by receiving and accepting contributions from a political party committee paid out of the applicable account established under sub. (8n) (b) in an amount equivalent to the total amount by which the combined total of all such disbursements exceeds the applicable amount specified under s. 11.31 (1) (e) or (f), as adjusted under s. 11.31 (9).

2. If a report filed under s. 11.12 (6) (am) or (c) indicates that disbursements have been made or are proposed to be made against a candidate for legislative office or in support of such a candidate's opponent, or that obligations have been incurred for such a purpose, and if the aggregate total of such disbursements, proposed disbursements, and obligations, less any disbursements made, or to be made, for the purpose of the payment of obligations that were previously reported, exceeds 5% of the amount specified under s. 11.31 (1) (e) or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), then the candidate may exceed the limitation provided under this paragraph by receiving and accepting contributions from a political party committee paid out of the applicable account established under sub. (8n) (b) in an

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- amount equivalent to the total amount of the disbursements and obligations reported under s. 11.12 (6) (am) during the period beginning with the 60th day preceding the general, special, or spring election at which the candidate seeks office and ending with the 31st day preceding that election, together with the total amount of the proposed disbursements and obligations reported under s. 11.12 (6) (c), less the amount of any disbursements made, or to be made, for the purpose of the payment of obligations that were previously reported.
- 3. A candidate for a partisan state office other than district attorney may exceed the limitation under this paragraph by receiving and accepting a contribution from a political party committee made under s. 11.50 (2s) (f).
- 4. A candidate for a partisan state office other than district attorney may exceed the limitation under this paragraph by receiving and accepting a grant under s. 11.50 (4) (bg) or (br).
 - *b3118/2.3* Section 1Lh. 11.26 (9) (am) of the statutes is created to read:
- 11.26 (9) (am) Except as otherwise provided in this paragraph and sub. (9m), no individual who is a candidate for a state office specified in s. 11.31 (1) (a) to (de), (e), or (f) may receive and accept more than the amount specified below during any primary and election campaign combined from all committees other than political party committees subject to a filing requirement. The amounts are as follows:
- 1. Candidates for the office of governor, 35% of the value of the total disbursement level determined under s. 11.31 (1) (a), adjusted as provided under s. 11.31 (9).
- 2. All other candidates subject to this paragraph, 40% of the total disbursement level determined under s. 11.31 (1), adjusted under s. 11.31 (9), for the office that the candidate seeks.